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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/722,923	11/27/2000		Terence Leong	SMQ-114RCE/P5635	4941
959	7590	12/28/2005		EXAMINER	
LAHIVE &		ELD, LLP.	LUDWIG, MATTHEW J		
BOSTON, MA 02109				ART UNIT	PAPER NUMBER
,				2178	

DATE MAILED: 12/28/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/722,923	LEONG ET AL.					
Office Action Summary	Examiner	Art Unit					
•	Matthew J. Ludwig	2178					
The MAILING DATE of this communication app							
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1) Responsive to communication(s) filed on 19 C	Responsive to communication(s) filed on 19 October 2005.						
2a) ☐ This action is FINAL . 2b) ☑ This	· _						
3) Since this application is in condition for allowa	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
 4) Claim(s) 1-59 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-10,13-27,30-44 and 47-59 is/are rejected. 7) Claim(s) 11, 12, 28, 29, 45, and 46 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 							
Application Papers							
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	epted or b) objected to by the E drawing(s) be held in abeyance. See tion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	· —						
Paper No(s)/Mail Date 6) L. Other:							

DETAILED ACTION

1. This action is responsive to communications: RCE filed 10/19/05.

- 2. Claims 1-59 are pending in the case. Claims 1, 9, 18, 26, 35, 43, and 52, are independent claims.
- 3. The rejection of claims 1-10, 13-27, 30-44, and 47-59, under 35 U.S.C. 103(a) under Bierman are withdrawn pursuant to applicant's argument.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-10, 13-27, 30-44, and 47-59, are rejected under 35 U.S.C. 103(a) as being unpatentable over Fong et al., USPN 6,678,867 filed (7/6/2001).

In reference to independent claim 1, Fong teaches:

Shows a hierarchical view of the DTD Map class object that can be stored in a file through object oriented techniques (compare to "requesting to store an instance of an object implemented in a first programming language into a database"). See column 12, lines 14-26. Because the limitation fails to provide any further description of who made the request, the techniques used in Fong suggests a request being made to store objects within a file.

Figure 5 illustrates a data flow diagram showing the flow of data through the SGML to HTML mapping and transformation. The reference utilizes DTD in the representation of objects

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in the database. Each HTML attribute list is delimited by an HTML Attribute list Begin at the beginning and an HTML attribute list end (compare to "providing at least one structured document representing the instance of the object including attributes and attribute values defined for a class). See column 12, lines 32-67.

The user is allowed to create a new map or edit an already existing map. If the user selects the Edit button from the system allows the user to interact with the system in defining a map. If the Create Map option is selected, the user is allowed to create a new map (compare to "adding content of the structured document representing the object into the database"). See column 16, lines 33-67. Furthermore, the reference describes the default button, which us the user-defined tag mapping set up by the user interaction with the SGML to JTML Map Edit dialog box (compare to "a plurality of structured documents representing a plurality of objects originally instantiated in at least two different programming languages"). See column 17, lines 20-67.

A MapCreateEditService is an object created by the MapService, in a call Create (new), to handle the creation of a map or the modification of an existing map. The MapService passes the HTML SymbolTable to the MapCreateEditService object from Map Service, in a call getMapCreateEditServiceObject, so that it may create or edit a map at any time (compare to "sharing the at least one structured document representing the instance of the object implemented in a first programming language with an application written in a second programming language"). See column 18, lines 37-67. The claim language fails to clearly define what is being shared between the two programming languages. The reference provides a means for mapping of a source component to plural target components. Fong accepts interactive

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user input, to be processed by a map creator, for making plural changes to any of the component mapping values the user desires until the user inputs a command. It would have been obvious to one of ordinary skill in the art, having the teachings of Fong before him at the time the invention was made, to modify the SGML to HTML mapping methods known in the art and taught by Fong to share these structured documents and allow the user to interactively select options for transformations and options for assigning attribute values for the target documents.

In reference to dependent claim 2, Fong teaches:

Figure 1A. is a declaration for an attribute list for the element. An attribute is a property of an element that takes on different values for different instances of elements. See column 7, lines 39-67.

In reference to dependent claim 3, Fong teaches:

The claim language fails to explicitly state what actually being done. The word 'can' found in the limitations leaves the claim open ended. The tree structure of Figure 3B corresponds to a generalized HTML document that results from utilizing the SGML DTD of Appendix A and a mapping exemplified in Appendix B.

In reference to dependent claim 4, Fong teaches:

Data items and objects in software generally involve dynamic allocation of computer storage resources at some stage in a request for execution of program code. Pointer variables, containing addresses of data items, methods, or objects, are available to be passed among objects during execution of code. See column 14, lines 1-45.

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In reference to dependent claim 5, Fong teaches:

First, the SGML document is analyzed to determine the document type of the input SGML document and the name of the system file where the SGML documents DTD is stored. See column 8, lines 26-56.

In reference to dependent claim 6, Fong teaches:

The class schema is implemented in SGML, which provides a schema and DTD, which are common to the generalized markup language as well as the extensible markup language. See column 8, lines 8-36.

In reference to dependent claim 7, Fong teaches:

The class schema is implemented in SGML, which provides a schema and DTD, which are common to the generalized markup language as well as the extensible markup language. See column 8, lines 8-36.

In reference to dependent claim 8, Fong teaches:

The invention has been implemented using object-oriented techniques, although any programming technique and/or hardware may be used to implement the invention. For purposes of this description, a class is a description of the structure and behavior of an object, while an object is an instance of the item described by a class. See column 12, lines 15-35.

In reference to claims 9, 10, 13-27, 30-34, the claims reflect the system comprising computer instructions used for performing the methods as claimed in 1-8. In further view of the following, the claims are rejected under similar rationale.

In reference to claims 35-44, 47-59, the claims reflect the article of manufacture comprising instructions used for performing the methods as claimed in 1-9. In further view of the following, the claims are rejected under similar rationale.

Response to Arguments

6. Applicant's arguments with respect to claims 1-59 have been considered but are moot in view of the new ground(s) of rejection.

Allowable Subject Matter

7. Claims 11, 12, 28, 29, 45, and 46, are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Motoyama et al., USPN 6,085,196 filed (12/23/1997)

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Matthew J. Ludwig whose telephone number is 571-272-4127. The examiner can normally be reached on 9:00am-6:00pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Hong can be reached on 571-272-4124. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

ML

December 19, 2005

ETERHEN HONG

SUPERVISOR PATENT EXAMINER

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